**PATENT** 

#### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re U.S. Patent No. 7,505,760	) Serial No. 09/977,696	
Inventor(s): Leon HURST et al.	Filed: October 16, 2001	
Issue Date: March 17, 2009	) Attorney Docket No. 004770.0080	8(

For: METHOD AND APPARATUS FOR THE SUPERDISTRIBUTION OF CONTENT IN A NETWORK

INCLUDING STATIONARY AND MOBILE STATIONS

#### **REQUEST FOR CERTIFICATE OF CORRECTION**

U.S. Patent and Trademark Office Customer Service Window Randolph Building, Mail Stop: Certificate of Correction Branch 401 Dulany Street Alexandria, VA 22314

Sir:

Pursuant to 35 U.S.C. § 254 and 37 C.F.R. § 1.322, this is a request for the issuance of a Certificate of Correction in the above-identified patent. A copy of PTO Form 1050 is appended. The complete Certificate of Correction involves one page.

The mistakes identified in the appended Form occurred through no fault of the Applicants, as clearly disclosed by the records of the application, which matured into this patent. Enclosed for your convenience is a copy of the Amendment filed September 3, 2008.

Issuance of the Certificate of Correction containing the corrections is respectfully requested. Since these changes are necessitated through no fault of the Applicants, no fee is believed to be associated with this request. Nonetheless, should the Patent and Trademark Office determine that a fee is required, please charge our Deposit Account No. 19-0733.

Respectfully submitted.

BANNER & WITCOFF, LTD.

Dated: <u>August 18, 2009</u> Banner & Witcoff, Ltd 1100 13<sup>th</sup> Street, N.W., Suite 1200 Washington, D.C. 20005-4051 (202) 824-3000

By: /Chunhsi Andy Mu/ Chunhsi Andy Mu Registration No. 58,216

# UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO.: 7,505,760

DATED: March 17, 2009

INVENTOR(S): Leon HURST et al.

It is certified that errors appear in the above-identified patent and that said Letters Patent is hereby corrected as shown below:

In Column 14, Claim 15, Line 7:

Please delete "instruction" and insert --instructions--

In Column 14, Claim 15, Line 8:

Please delete "process" and insert --processor--

Mailing Address of Sender:

U.S. PAT. NO 7,505,760 No. of add'l copies @ \$0.50 per page

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re the Application of: Atty. Docket No.: 004770.00808

Leon Hurst et al.

09/977.696 Serial No.: Group Art Unit: 2685

Filed: October 16, 2001 Examiner. Tran, Pablo N.

For: Confirmation No.: METHOD AND APPARTUS FOR 3758

> THE SUPERDISTRIBUTION OF CONTENT IN A NETWORK INCLUDING STATIONARY AND

MOBILE STATIONS

## <u>AMENDMENT</u>

U.S. Patent and Trademark Office Mail Stop Non-Fee Amendment Randolph Building 401 Dulany Street Alexandria, VA 22314

Sir:

In response to the non-final Office Action dated June 23, 2008, please amend the instant application as follows:

Amendments to the Specification begin on page 2 of this paper.

Amendments to the Claims are reflected in the Listing of Claims, which begins on page 3 of this paper.

Remarks/Arguments begin on page 9 of this paper.

If any fees are required or if an overpayment is made, the Commissioner is authorized to debit or credit our Deposit Account No. 19-0733, accordingly.

Amendment dated September 3, 2008

Reply to non-final Office Action dated June 23, 2008

**Amendment to the Specification**:

Please replace the paragraph beginning at p. 23, line 10 of the originally filed specification and

as amended in the amendment filed June 4, 2008, with the following replacement paragraph:

-- While the present invention has been described in detail and pictorially in the accompanying

drawings it is not limited to such details since many changes and modifications recognizable to

those of ordinary skill in the art may be made to the invention without departing from the spirit

and the scope thereof. Additionally, the methods and features relating to the control of

distributing a digital asset in a mobile environment may be implemented in one or more

computer program products which may include one or more computer readable media storing

program code .--

This listing of claims will replace all prior versions, and listings, of claims in the application:

**Listing of Claims:** 

Claim 1 (Previously Presented): A method comprising:

receiving, at a second terminal, a first content package including content from a first terminal through a network, wherein the first content package is stored on the second terminal in a manner that does not permit the permanent storage of the content on the second terminal, wherein the first and second terminals correspond to subscribers of a content distribution service;

determining whether a received input corresponds to a request to purchase the content; and

in response to determining that the received input corresponds to a request to purchase the content, permanently storing a copy of the content in said second terminal, wherein permanent storage of the copy is enabled by a second content package.

Claim 2 (Previously Presented). The method according to claim 1, wherein said network is a cellular telecommunications network.

Claim 3 (Previously Presented): The method according to claim 1, wherein permanently storing the copy of the content includes:

customizing the features of the copy based on prestored profile information, wherein the prestored profile information includes capabilities and functions of said second terminal; and permanently storing the customized copy in said second terminal.

Claim 4 (Previously Presented): The method according to claim 1, wherein permanently storing the copy of the content includes:

retrieving identity information of the second terminal; and

permanently storing said identity information in said second terminal together with the received content.

Claim 5 (Previously Presented): The method according to claim 1, wherein the permanently stored copy is extracted from the second content package.

Claim 6 (Previously Presented): The method according to claim 5, wherein permanently storing the copy of the content includes:

customizing the features of the copy based on prestored profile information, wherein the prestored profile information includes capabilities and functions of said second terminal; and permanently storing the customized copy in said second terminal.

Claim 7 (Previously Presented): The method according to claim 1, wherein the permanently stored copy is an altered version of the content received in the first content package.

Claim 8 (Previously Presented): The method according to claim 7, wherein permanently storing the copy of the content includes:

customizing the features of the copy based on prestored profile information, wherein the prestored profile information includes capabilities and functions of said terminal; and permanently storing the customized copy in said second terminal.

Claim 9 (Previously Presented). The method according to claim 1, wherein a first user receives at least one of a discount, a rebate, a credit and a payment in response to determining that the received input corresponds to a purchase request.

Claim 10 (Previously Presented): The method according to claim 9, wherein permanently storing the copy of the content includes:

customizing the features of the content based on prestored profile information, wherein the prestored profile information includes capabilities and functions of said second terminal; and permanently storing the customized content in said second terminal.

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Claim 11 (Previously Presented): The method according to claim 1, wherein the second

terminal receives, from the network, one or more offers associated with one or more selectable

items of content in response to determining that the input corresponds to a request to purchase

the content.

Claim 12 (Previously Presented): The method according to claim 11, further including

receiving a selection of an item of content from one or more selectable items of content, wherein

the selected item of content is permanently stored in said second terminal.

Claim 13 (Previously Presented): The method according to claim 12, wherein of the selected

item of content is permanently stored by:

customizing the features of the selected item of content based on prestored profile

information, wherein the prestored profile information includes capabilities and functions of said

second terminal; and

permanently storing the customized selected item of content in said second terminal.

Claim 14 (Previously Presented): The method according to claim 1, wherein the first user of

the first terminal is permitted to implement business methods based on a superdistribution of

content in the telecommunications network.

Claims 15-24 (Cancelled).

Claim 25 (Previously Presented): An apparatus comprising:

a processor, and

memory configured to store computer readable instructions that, when executed by the

processor, cause the apparatus to perform a method comprising.

receiving a first content package including content from a terminal through a

network, wherein the first content package is stored on the apparatus in a manner that does not

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permit the permanent storage of the content in the apparatus, wherein the terminal and the

apparatus correspond to subscribers of a content distribution service;

determining whether a received input corresponds to a request to purchase the

content; and

in response to determining that the received input corresponds to a request to

purchase the content, permanently storing a copy of the content in an apparatus, wherein

permanent storage of the copy is enabled by a second content package.

Claim 26 (Previously Presented): The apparatus according to claim 25, wherein said network

is a cellular telecommunications network.

Claim 27 (Previously Presented): The apparatus according to claim 25, wherein said

apparatus, when permanently storing the copy of the content, customizes the features of the copy

of the content based on prestored profile information, wherein the prestored profile information

includes capabilities and functions of said apparatus, and wherein the apparatus permanently

stores the customized copy of the content.

Claim 28 (Previously Presented): The apparatus according to claim 25, wherein the second

content package is received through the network and wherein the second content package

enables permanent storage of the content.

Claim 29 (Previously Presented): The apparatus according to claim 28, wherein said

apparatus customizes the features of the content based on prestored profile information, wherein

the prestored profile information includes capabilities and functions of said apparatus, and

permanently stores the customized content.

Claim 30 (Previously Presented): The apparatus according to claim 25, wherein said

apparatus changes said content received from said terminal in a manner to permit said content to

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be permanently stored in said apparatus, and permanently stores the changed content in the

apparatus.

The apparatus according to claim 30, wherein said Claim 31 (Previously Presented):

apparatus customizes the features of the content based on prestored profile information, wherein

the prestored profile information includes capabilities and functions of said apparatus, and

permanently stores the customized content in the apparatus.

The apparatus according to claim 25, wherein in response Claim 32 (Previously Presented):

to a determination that the received input corresponds to a request to purchase the content,

receiving, at the terminal, at least one of a discount, a rebate, a credit, and a payment.

Claim 33 (Previously Presented): The apparatus according to claim 32, wherein said

apparatus customizes the features of the content based on prestored profile information, wherein

the prestored profile information includes capabilities and functions of said apparatus, and

wherein the apparatus permanently stores the customized content in the apparatus.

Claim 34 (Previously Presented). The apparatus according to claim 25, wherein, in response

to a determination that the received input corresponds to a request to purchase said content,

receiving, at the apparatus, an offer for one or more selectable items of content.

Claim 35 (Previously Presented): The apparatus according to claim 34, further including

receiving, at the apparatus, a selection of an item of content from the one or more selectable

items of content, wherein the selected item of content is permanently stored in said apparatus.

Claim 36 (Previously Presented): The apparatus according to claim 35, wherein said

apparatus customizes the features of the selected item of content based on prestored profile

information, wherein the prestored profile information includes capabilities and functions of said

apparatus, and permanently stores the customized selected item of content.

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Claim 37 (Previously Presented): The apparatus according to claim 25, wherein the user of the terminal is permitted to implement business methods based on the superdistribution of content in the telecommunications network.

Claims 38-85 (Cancelled).

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REMARKS/ARGUMENTS

In response to the non-final Office Action dated June 23, 2008, Applicants have amended

the claims and specification and submit the following remarks. Claims 80-85 have been

cancelled without prejudice or disclaimer. Claims 1-14 and 25-37 remain pending upon entry of

the present amendment.

Allowance

Applicants note with appreciation the Examiner's notification of allowability of claims 1-

14 and 25-37.

Specification

Without acquiescing to the objection, Applicants have cancelled the portion of the

Specification that was added in Applicants' Amendment dated June 4, 2008, per the request of

the Examiner.

Claim Rejections Under 35 U.S.C. §112

Claims 80-85 have been cancelled, thus rendering this rejection moot.

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#### **CONCLUSION**

Applicants respectfully submit that the instant application is in condition for allowance, and respectfully solicit prompt notification of the same. However, if for any reason the Examiner believes the application is not in condition for allowance or there are any questions, the examiner is requested to contact the undersigned at (202) 824-3156.

Respectfully submitted, **BANNER & WITCOFF, LTD.** 

Dated this 3rd day of September, 2008

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